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7	UNITED STATES DISTRICT COURT
8	DISTRICT OF NEVADA
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10	JOE E. HUDSON,
11	Plaintiff,) 2:08-cv-0992-KJD-RJJ
12	vs.
13	STATE OF NEVADA, et al.,
14	Defendants.
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18	Plaintiff has submitted a civil rights complaint pursuant to 42 U.S.C. § 1983. On
19 20	August 15, 2008, the Court entered an order denying plaintiff's motion to certify this case as a class
20	action. (Docket # 9). Pending before the court is plaintiff's motion for a temporary restraining
22	order.
23	The legal principles applicable to a request for preliminary injunctive relief are well
24	established. To prevail, the moving party must show either "(1) a likelihood of success on the merits
25	and the possibility of irreparable injury, or (2) the existence of serious questions going to the merits
26	and the balance of hardships tipping in [the moving party's] favor." Oakland Tribune, Inc. v.
	Chronicle Publishing Company, Inc., 762 F.2d 1374, 1376 (9th Cir. 1985), quoting Apple Computer,

1 Inc. v. Formula International, Inc., 725 F.2d 521, 523 (9th Cir. 1984); see also Hartikka v. United 2 States, 754 F.2d 1516, 1518 (9th Cir. 1985). The two formulations represent two points on a sliding 3 scale with the focal point being the degree of irreparable injury shown. Oakland Tribune, 762 F.2d 4 at 1376. "Under either formulation of the test, plaintiff must demonstrate that there exists a 5 significant threat of irreparable injury." Id. In the absence of a significant showing of irreparability, 6 the court need not reach the issue of likelihood of success on the merits. Id. 7 In this case, Plaintiff seeks a temporary restraining order revamping the entire Nevada 8 Department of Corrections' policy and procedure in regard to placement or movement of inmates 9 between institutions. As stated above, the court has denied plaintiff's request to certify this case as a class action. The question of irreparability therefore goes only to plaintiff himself, and plaintiff 10 11 speaks only in broad terms regarding prison policies and their impact on prisoners' Constitutional rights. The court finds, therefore, that plaintiff has not made the requisite showing of a significant 12 13 threat of irreparable injury to himself. IT IS THEREFORE ORDERED that plaintiff's motion for a temporary restraining 14 15 order is **DENIED** (Docket # 2). 16 DATED: February 27, 2009. 17 **UNITED STATES DISTRICT JUDGE** 18 19 20 21 22 23 24 25 26